	FOR COURT USE ONLY
MEDIA AGENCY (name)	
CHANNEL/FREQUENCY NO.:	FILED
PERSON SUBMITTING REQUEST (name):	
ADDRESS: TELEPHONE NO. TELEPHONE NO.	1 2010
CHARLET STATE OF THE STATE OF T	NOV 0 4 2019
Insert name of court and name of didicial district and branch court, if any:	CLERK OF THE SUPERIOR COURT
TITLE OF CACE.	BY: J. BARRON, DEPUTY CLERK
TITLE OF CASE: PROPIE VS. DZW ONEK, JEROME	51.07511110113
NAME OF JUDGE.	
	CASE NUMBER:
ORDER ON MEDIA REQUEST TO PERMIT COVERAGE	19-0006770-002
AGENCY MAKING REQUEST (name):	
1. a. No hearing was held.	
b. Date of hearing: 11/16/2010, Time: 1:30 PM Dept./Div.: DEPt.	1 Room:
2. The court considered all the relevant factors listed in subdivision (e)(3) of California Rul	es of Court, rule 1.150 (see reverse).
3. THE COURT FINDS (findings or a statement of decision are optional):	ttached As follows:
	•
THE COURT ORDERS	
4. The request to photograph, record, or broadcast is	
a. denied.	
b. granted subject to the conditions in rule 1.150, California Rules of Court, AND	the following:
(1) The local rules of this court regulating media activity outside the court (2) The order of the presiding or supervising judge regulating media activity.	ivity outside the courtroom (convattached).
 (2) The order of the presiding or supervising judge regulating media act (3) Payment to the clerk of increased court- incurred costs of (specify): 	\$ to be determined.
(4) The media agency shall demonstrate to the court that the proposed	personnel and equipment comply with
California Rules of Court, rule 1.150, and any local rule or order.	to divine a state of the state
(5) Personnel and equipment shall be placed as directed as follows (specify):	Indicated in the attachment as
ionows (specify).	
	•
(6) (i) The attached statement of agreed pooling arrangements is approximately (ii) A statement of agreed pooling arrangements satisfactory to the	proved. RECEIVED
(ii) A statement of a greed pooling arrangements satisfactory to the coverage begins.	
(7) This order	NOV 0 4 2019
(i) shall not apply to allow coverage of proceedings that are of	
(ii) shall apply to allow coverage of proceedings that are cont	inued. CRIMINAL DIVISION
(8) Other (specify):	
No audio-recording.	
5. Coverage granted in item 4b is permitted in the following proceedings:	
a. All proceedings, except those prohibited by California Rules of Court, rule 1.	150, and those proceedings prohibited by
further court order.	
b. Only the following proceedings (specify type or date or both):	
6. The order made on (date): is terminated modified	as follows (specify):
	BRAM
	SOR OF
7. Number of pages attached:	UPETIET)
100	ASTA TO
Date: 11/4/19	COUNTERINGE
(See reverse for additional information)	CALIF. Page 1 of 2

CASE NAME:

People VS DZWONEK, JEROME.

CASE NUMBER:

19-0006770-002

FACTORS CONSIDERED BY THE JUDGE IN MAKING THIS ORDER (Rule 1.150)

- Importance of maintaining public trust and confidence in the judicial system
- 2. Importance of promoting public access to the judicial system
- 3. Parties' support of or opposition to the request
- 4. Nature of the case
- 5. Privacy rights of all participants in the proceeding, including witnesses, jurors, and victims
- Effect on any minor who is a party, prospective witness, victim, or other participant in the proceeding
- 7. Effect on the parties' ability to select a fair and unbhased i jury
- 8. Effect on any ongoing law enforcement activity in the case
- 9. Effect on any unresolved identification Issues
- 10. Effect on any subsequent proceedings in the case

- 11. Effect of coverage on the willingness of witnesses to cooperate, including the risk that coverage will engender threats to the health or safety of any witness
- 12. Effect on excluded witnesses who would have access to the televised testimony of prior witnesses
- 13. Scope of the coverage and whether partial coverage might unfairly influence or distract the jury
- 14. Difficulty of jury selection if a mistrial is declared
- 15. Security and dignity of the court
- Undue administrative or financial burden to the court or participants
- 17. Interference with neighboring courtrooms
- 18. Maintaining orderly conduct of the proceeding
- 19. Any other factor the judge deems relevant

PROHIBITED COVERAGE (Rule 1.150)

This order does not permit photographing, recording, or broadcasting of the following in the court:

- 1. The jury or the spectators
- 2. Jury selection
- A conference between an attorney and a client, witness, or aide
- 4. A conference between attorneys

- 5. A conference between counsel and the judge at the bench ("sidebars")
- 6. A proceeding closed to the public
- 7. A proceeding held in chambers

MEDIA PERSONNEL AND EQUIPMENT (Rule 1.150)

NOTE: These requirements apply unless the judge orders otherwise. Refer to the order for additional requirements.

- 1. No more than one television camera
- 2. No more than one still photographer
- No more than one microphone operator and no obtrusive microphones or winng
- 4. No operator entry or exit or other distraction when the court is in session '
- 5. No moving equipment when the court is in session

- 6. No distracting sounds or lights
- No visible signal light or device that shows when equipment is operating
- No disruption of proceedings, nor public expense, to install, operate, or remove modifications to existing sound and lighting systems
- 9. No media agency insignia or marking on equipment or clothing

SANCTIONS FOR VIOLATING THIS ORDER (Rule 1.150)

Any violation of this order or rule 1.150 is an unlawful interference with the proceedings of the court. The violation may result in an order terminating media coverage, a citation for contempt of court, or an order imposing monetary or other sanctions.

*				Mc	C-500
MEDIA AGENCY (name):	TENTEDIO		FOR CO	OURT USE ONLY	1
CHANNEL/FREQUENCY NO.:					
PERSON SUBMITTING REQUEST (name): ADDRESS:	ME CONTRACT			12.00	
THE SUBJECT OF THE PARTY OF THE	(Consisting)	120000		_ED	
Insert name of court and name of judicial district and branch court.	LEPHONE NO.: CONTROL	192 1/102	= = =		
		ourt !	NOV	0 4 2019	ł
Shasta county s	soperior a		1411.6	U T ZUIJ	
PEOPLE VS. P	ZWONEK, JE	FROMB	CLERK OF THE	SUPERIOR COU	RT
NAME OF JUDGE:	2000		BY: J. BARRO	N, DEPUTY CLER	iK
		-	1		
MEDIA REQUEST TO PH OR BROA		,	CASE NUMBER: 19-	2006770-0	002
					00=
1. PORTION OF THE PROCEEDINGS TO E	E COVERED (e.g., particu	lar witnesses at tr	ial, the sentencing	hearing, etc.):	
In-custody a	rraignment	-			2
.00	9,,,,		• •		
2. DATE OF PROPOSED COVERAGE (spe	cify): \\ / 06 / 20'	(File	e this form at least	five court days be	fore the
proposed coverage date. If not feasible, ex	plain good cause for nonco	mpliance):			
			•	•	•
		• •			
TYPE OF COVERAGE	•	•	•	•	
a. TV camera and recorder	d. Audio		+ +	· ·	
b. Still camera c. Motion picture camera	e. Olher (specif	y):	et e		
- Industriple Carriera		•		•	
SPECIAL REQUESTS OR ANTICIPA	ATED PROBLEMS				
(specify):			•		••
•	• •	•		•	
INCREASED COSTS. This agency a	cknowledges that it will be	responsible for inc	reased court-inou	rrad agets if any	
resulting from this media coverage (e	stimate): \$	toop of the	areasea coarterned	ried costs, it ally,	
Amauni unknown	`	•	1		
PROPOSED ORDER. A completed, propo	sed order on Judicial Cour	neil form MC+ 510	is attached (mau)	med by Oak Bridge	
Court, rule 1.150).		.0	is allactied (requir	ed by Cal. Rules	or
a see at a see at	CERTIFICAT	HON			
certify that if the court permits media coverage	ge in this case, all participa	ting personnel in	this media agency	will be informed	of and
ill abide by the provisions of California Rules	of Court, rule 1.150, the p	rovisions of the co	ourt order, and any	/ additional restric	ctions
ate:		·			
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(T) PE OR PRINT NAME)	<u> </u>	A STATE OF THE PARTY OF THE PAR	(SIGNATURE)		
elephone No.:	CASACAS)	(A) CONTRACTOR	WAR GOOD	Sec.	
CERTIFICATION		SUIDE	RVISORY POSITION IN M		
No	AT 07.11			EDIA AGENCY)	
HEARING will be held as follows:	CE OF HEARING (A hear	ring is optional.)			
Date: Time				•	
Jate: Time:	Dept/Div.:		Room:		
issued of the Court.	<u> </u>				• 1
	. Clark by				
Adopted for Mandatory Use	Clerk, by				, Deput
dictal Council of California MEDIA RE(500 [Rev. January 1, 2007]	QUEST TO PHOTOGRA	APH, RECORD	, OR	Cal, Rules of C	ourt, rule 1.1
	BROADCAST			WWW.c	courtinfo.ca.g
			R	ECEIVE	_ L)

NOV 04 2019

FILED

SUPERIOR COURT OF CALIFORNIA COUNTY OF SHASTA

OCT 3 1 2019

CLERK OF THE SUPERIOR COURT
BY: AMANDA ARD, DEPUTY CLERK

ADVISEMENT OF RIGHTS

****************	************
Defendant's name: DZWONEK, JEROME	Case #: 19F6770

You have been charged with one or more criminal or traffic offenses. Before speaking with the judge, please carefully read this information.

Right to an attorney: You have the right to an attorney. If you cannot afford to hire an attorney, the court will appoint one to represent you, unless you are charged only with infractions. If the court appoints an attorney to represent you, the court will hold a hearing at the conclusion of your case to determine whether you have the financial ability to reimburse the county for the attorney. If you need time to hire an attorney, the court will give you a brief continuance. You also have the right to represent yourself.

Right to speedy trial/preliminary hearing: If you are charged with a felony, you have the right to a preliminary hearing within ten (10) court days from the day a "not guilty" plea is entered, and trial within sixty (60) calendar days from your arraignment date. If you are charged with a misdemeanor, you have the right to a trial within thirty (30) days if you are in custody or forty-five (45) days if you are not.

Right to a jury trial: If you are charged with a felony or a misdemeanor, or both, you have the right to a jury trial or a court trial. A court trial is one in which the Judge determines your guilt or innocence. A jury trial is one in which twelve members of the community determine your guilt or innocence. You are entitled only to a court trial if you are charged only with infractions.

Right to cross-examine witnesses: You have the right to see and hear the witnesses who testify against you. You have the right to cross-examine those witnesses. You also have the right to present a defense, that is, to testify on your own behalf and to present evidence, and to use the court's subpoena power to produce evidence and witnesses on your behalf, which can be done without expense to you if you cannot afford to pay for it.

Right against self-incrimination: You have the right against self-incrimination. This means that you may not be compelled to offer evidence or testimony against yourself.

Other important rights: If you are not a citizen of the United States, a plea of guilty could result in you being deported, denied admission to the United States, or denied naturalization as a United States citizen. If you are in custody, you have the right to be released on reasonable bail, as determined by the court, or be released on your "own recognizance." This right does not necessarily apply if you are charged with a capital offense.

ADDITIONAL IMPORTANT INFORMATION:

Possible "pleas": You may enter a plea of "guilty," "not guilty," "guilty with an explanation," "no contest," or "not guilty by reason of insanity." If you need clarification about any of the possible pleas, ask the Judge to explain it to you.

File No. F-19-06770 1 FILED Stephanie A. Bridgett DISTRICT ATTORNEY 2 Shasta County OCT 3 1 2019 1355 West Street 3 Redding, CA 96001 SHASTA COUNTY SUPERIOR COURT REDDING BRANCH BY LYNZEE SCHOTA (530) 245-6300 4 shastada@co.shasta.ca.us 5 Attorney for Plaintiff IN THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF SHASTA 6 Redding Branch 7 No. 19-06770 THE PEOPLE OF THE STATE OF CALIFORNIA 8 Plaintiff. COMPLAINT-CRIMINAL 9 Felony VS. 10 JEROME DENNELL DZWONEK, Next Court Date: 10/31/2019 11 12 Defendant(s) DA # F-19-06770 13 REDDING POLICE DEPARTMENT 19R070839 14 The District Attorney of Shasta County, by and through the undersigned Deputy District Attorney, on information and belief, complains and accuses defendant(s) of having committed, in 15 the County of Shasta, State of California, the crime(s) of: 16 COUNT 1 17 MURDER, in violation of Section 187(A) of the Penal Code, a Felony. 18 Defendant (s) 19 JEROME DENNELL DZWONEK, On or about the 27th day of October, 2019, did willfully, unlawfully, deliberately, with premeditation and malice aforethought murder LARISSA COLE, a human being. 20 "NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c). 21 22 23 24 Senior Deputy District Attorney 25 Subscribed and sworn on October 31, 2019 26 Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the people as required by Penal Code Section 1054.3. 27 28 KK/clh

1	
2	HOLDING ORDER
3	HOLDING ORDER
4	It appearing to me that the offense(s) in the within complaint has/have been committed, and that there is sufficient cause to believe that the defendant(s)
5	JEROME DENNELL DZWONEK,
6	
7	is guilty thereof. The defendant(s)
8	JEROME DENNELL DZWONEK,
9	
10	having waived preliminary hearing to the offense(s) set forth in this complaint,
11	Exceptions/Additions/Conditions:
12	I order that the defendant be held to answer to same. In my capacity as Judge of the Superior Court, I deem the within complaint to be an Information and order it filed in the Superior Court.
13	I order that the defendant be held to answer to same. An Information is to be filed by the
14	District Attorney's Office within the statutory time limit for defendant's arraignment on said Information.
15	Date: Dept
16	Judge of the Superior Court
17	Sitting as Magistrate
18	
19	
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21	·
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SHASTA SUPERIOR COURT 1500 COURT STREET, ROOM 219 REDDING, CA 96001

NOTICE/SENTENCE/COMMITMENT/ JUDGMENT/RELEASE FORM

Email: criminal@shasta.courts.ca.gov Website: www.shasta.courts.ca.gov

REDDING, CA 96001	ENERGY DESCRIPTION OF THE SECOND			30-245-6789
PEOPLE VS. DOUGHER,	Jerone Di	innell		CASE 1. ICIDE Com
CHARGES: 1. [C C 7(A) 2. [C YOU ARE ORDERED TO APPEAR ON:	12(3.73; TIME: 1	4. DEPT		CASE 2. ICIF I. CASE 3. CASE 4.
	The second secon	entre de la companya		DATE: H-L-1C UDGE: H-L-1C DEPT: H-L-1C
WORK PROGRAM/CONVERSION: Report to the Probation Department Com (530-245-6200) Monday through Thursday I program as a sentence/fine conversion. You Note: Failure to sign up or failure to complete	between the hours of 9:00-11:00 will be required to pay a work pr	A.M. and 1:30-4:00 P. ogram conversion fee	M. for through the (days work
CUSTODIAL STATUS: Remanded to custody. Bail: 1. \$ Defendant released/sentenced. Released or	2.\$	3, \$	and the second	4. \$
BEING RELEASED ON OWN RECOGN ordered by the Court or magistrate and as of (2) Promises to obey all reasonable condition (4) Agrees to waive extradition if the Acknowledges and has been informed of the Appear constitutes a separate and new misden the county jail, for not more than one year. Have no contact with victim(s).	rdered by any Court in which, or ons imposed by the Court or ma he defendant fails to appear as re he consequences and penalties emeanor/felony. Punishable for a	r any magistrate before gistrate. (3) Promises equired and is apprehe applicable to violation a felony by \$10,000 fir	whom the one to depare the outside outside one of the concernment and/or imp	barge is subsequently pen t this state without leave of of the State of California litions of release. A Failu
SENTENCE:				
Pay minimum \$ monthly begin A one-time collection fee of \$50.00 is adde Amount to be added to A/R No. Report to Court Collections, Room 112, I Payments to be made in Room 112 or mai Superior Court of California, County of Shas Collections Clerk	d to all installment plans. by to set u led to:	account paid in full. p payment plan. 196099-4588	PLUS FE Rest. Fine Booking F Div./Dom. DUI Admi Crime Pre Victim Re Victim Re	ee /Lab: n Fee: y. Fine:
JAIL/SENTENCE days 2. days 3.			Security F Conviction EMAT Fee Attorney F	ee: a Fee:
Sentence to be served consecutively/cond Defendant sentenced to County Jail Per I Defendant sentenced to County Jail Per I	currently		Cost of Pro Other: Total Fees,	obation:
Defendant sentenced to State Prison for Credits: I = = = = = = Report to the Shasta County Jail, 1655 W. Report to the Alternative Custody Program	rest Street by	8:30 -11:0	0 A.M., 1 :30	0-4:00 P.M., or 5:30-8:00 P. 7:00 A.M3:00 P.M.
∴ Report to the Probation Department toda	y/upon release.			
Date: Street Address: Mailing Address: Lity: State: Z		Telephone Numl Work Number: _	ber:	
Email Address: Employer:		CDL No. or LD. Social Security I	No.:	
Employer Address:	dered on the above date by the above na	med indicial officer		

SHASTA SUPERIOR COURT		E/COMMITMENT/		ninal@shasta.courts.ca.gov
1500 COURT STREET, ROOM 219	JUDGMENT/R	ELEASE FORM		ww.shasta.courts.ca.gov
REDDING, CA 96001	Jenn	Donnall	530-245-67	゚゚゚゚゚゚゚゚゚゚゚゚ロモノファ
PEOPLE VS.	<, Jerome		CASE 1.	195611
CHARGES: 1. PC /87(A) PC	C1203.2(a)	4.	CASE 2.	19F3115
YOU ARE ORDERED TO APPEAR ON	1: 10-51011 TIM	E:DEPT		
	Mortin		CASE 4.	1021-19
	1110101		DATE:	10.101
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		JUDGE:	- FYUU
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BEING RELEASED ON OWN RECOMES as ordered by the Court or magistrate and pending. (2) Promises to obey all reasonal leave of the Court. (4) Agrees to waive experience of the Court. (5) Acknowledges and has be A Failure to Appear constitutes a separate the state prison or in the county jail, for no Have no contact with victim(s).	as ordered by any Court in ble conditions imposed by extradition if the defendant en informed of the consequent and new misdemeanor/fele	which, or any magistrate be the Court or magistrate. (3) fails to appear as required a tences and penalties applica- tony. Punishable for a felony	efore whom the charge Promises not to depart and is apprehended out ble to violation of the by by \$10,000 fine and	te is subsequently to this state without tside of the State of conditions of release. Hor imprisonment in
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SENTENCE: 1. 2. Pay minimum \$ monthly beg		4until account paid in full.	Rest. Fine:	.OW: \$
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I certify the foregoing is a true copy of the judgment rendered on the above date by the above-named judicial officer? By:

Employer Address:

TO THE SHERIFF: The foregoing certified copy of judgment in the above-entitled action is your authority for the execution

Commit Form 4 part lkl 05 29 18

Supplement by DiMatteo 138

Supp #: 17 Time/Date: 09:53:45 10/31/19

Case Summary

On Sunday October 27th, 2019 at approximately 1330 hours, Redding Police officers were dispatched to the report of a unresponsive female found on the ground at the rear of Viking Skate Country, located on Auditorium Drive, in the City of Redding. Upon the arrival of responding patrol officers, a white female was observed found on the south end of the business obviously deceased.

Patrol officers were able to identify the female victim through a distinct tattoo on her left forearm as Larissa Marie COLE. A Shasta County Coroner Investigator responded to the scene and while processing the scene and taking possession of V/COLE, she was found to have a ligature wound around her neck that would be consistent with strangulation. V/COLE had no other personal property in her possession when she was found, except for the clothing she was wearing.

During initial interviews with V/COLE's mother, W/Tracey COLE stated she left her residence on Saturday night, October 26th, 2019 sometime after 9:00 pm. After viewing the home security cameras from W/Tracey COLE's residence, V/COLE was observed leaving the house at approximately 11:10 pm, wearing the clothing she was found in.

After interviewing several witnesses, it was found that V/COLE went to a house in the 2000 block of

Butte Street that belonged to W/Katherine LINN. According to witnesses that were at the house on Butte Street, V/COLE left early Sunday morning, October 27th, 2019, with a male believed to be named "Jerome", and that she had been communicating with the male via text messages.

During the investigation, we learned that W/James NORTHEN was at a residence on Magnolia Avenue on Sunday October

27th, 2019 when W/Bret VIERRA brought numerous items to the residence after going through trash cans in the area of Butte Street. These items included a purse, a dark colored flannel shirt and a cell phone. W/James NORTHEN, who is a friend of V/COLE,

recognized the cell phone to be V/COLE's. At that time, W/NORTHEN knew V/COLE was found deceased earlier in the day. The cellular phone was subsequently provided to the Redding Police Department regarding this investigation.

V/COLE's phone was forensically examined and during a review of the contents, several messages were discovered on the evening of October 26th, 2019 and into the morning of October 27th, 2019. It was determined after reading the messages that the last messages V/COLE sent were to a male who was identified through the Facebook Messenger application as Jerome Dennell DZWONEK. The content of the messages involved meeting each other and getting alcohol, and included V/COLE providing her location to O/DZWONEK so that he could come and pick her up. The messages indicated that O/DZWONEK picked V/COLE up from the 2000 block of Butte St at around 0700.

W/Bret VIERRA was contacted and interviewed regarding locating the cell phone, and he informed Investigators that he had located cell phone and other items in a garbage bin in the 2500 block of Butte Street. The garbage bin was determined to be located in front of O/DZWONEK's residence.

Using various law enforcement databases, I determined O/DZWONEK was recently stopped by the Redding Police Department driving a silver 1997 Subaru Legacy (California License Plate 3WLW801) registered to him at a residence located at 2558 Butte Street in the City of Redding. During the above listed vehicle stop, O/DZWONEK was identified by his California Identification Card. Surveillance was conducted on the vehicle and the residence.

On Tuesday October 29th, 2019 at approximately 1020 hours O/DZWONEK was stopped leaving his residence driving the silver Subaru Legacy. O/DZWONEK was asked if he would agree to go to Redding Police Investigations to be interviewed, which he agreed too.

During the interview with O/DZWONEK, he identified his Facebook account, and talked about how he used the account to message and communicate with people. When O/DZWONEK was asked about V/COLE, he provided statements that he had met her a while back and that he has communicated with her via Facebook Messenger on other occasions. When asked about his last contact with V/COLE he admitted that he had communicated with her on Sunday October 27th, 2019 in the morning as well as admitted to picking her up and purchasing alcohol for her. O/DZWONEK later confessed to taking V/COLE to the area of Turtle Bay and the Redding Rodeo grounds where they smoked marijuana which O/DZWONEK believes was laced with methamphetamine.

O/DZWONEK talked about moving from the area of the boat ramp to the dirt area behind Viking Skate Country. O/DZWONEK talked about continuing to smoke marijuana and eventually falling asleep. O/DZWONEK said at one point V/COLE "passes out" and O/DZWONEK said he did too. O/DZWONEK stated he woke up and saw V/COLE leaving the vehicle and he suspected her of stealing his car keys and wallet.

In order to stop her, O/DZWONEK said he exited the vehicle and noticed a phone charging cord hanging from her purse. O/DZWONEK said he grabbed the phone cord from the purse and chased after V/COLE. O/DZWONEK said he put the phone cord around her neck and strangled her. O/DZWONEK described how he counted to "23" before letting go of he cord that was around V/COLE's neck. O/DZWONEK talked about how he started to let go of the cord and V/COLE began to move at which time he tightened the cord again and continued to count. O/DZWONEK said the second time he counted to "30" while holding the cord around her neck.

When V/COLE stopped moving and was unresponsive, he said he left her body behind Viking Skate Country up against the building. O/DZWONEK said he gathered her purse, make-up bag, cell phone and flannel shirt and drove back to his residence.

O/DZWONEK said when he arrived back at home he placed the items belonging to V/COLE in his trash can located in front of his residence. Later that afternoon O/DZWONEK said he drove to Roseville with his sister's boyfriend to help sell a car and returned later that night in his vehicle with his sister's boyfriend. O/DZWONEK said he learned of V/COLE's body being found through the news.

Investigators were able to obtain security camera footage from businesses that show O/DZWONEK was at Safeway on Pine Street purchasing alcohol just after picking V/COLE up. Additional

surveillance cameras were located showing O/DZWONEK's vehicle traveling to the Redding Rodeo Grounds in the time frame that was provided from both statements and digital evidence.

Search warrants were served on O/DZWONEK's vehicle and residence. In

O/DZWONEK's vehicle, we located suspected blood on the back seat of the vehicle. O/DZWONEK could not provide a explanation of why there would blood in the back of his vehicle. In O/DZWONEK's residence, we located numerous phone cords that could've been used to strangle V/COLE.

Based on the above statements and evidence located, I believe that O/DZWONEK strangled V/COLE to death. O/DZWONEK was arrested and booked into the Shasta County Jail on the charges of PC 187(a) Murder.